NON DISCLOSURE & NON CIRCUMVENTION AGREEMENT

CONFIDENTIALITY CLAUSE.
The user/recipient agrees that it will have access to and become acquainted with various trade secrets and confidential information that belongs of (Company), including, but not limited to, financial information, funding sources, business methods, management information systems and procedures information, and information regarding affiliated companies, clients, and customers. Collectively, this trade secret and proprietary information will hereinafter be designated in this Agreement as “Confidential Information.”

The user/recipient shall not use or disclose the Confidential Information to any individual or entity, even if that individual or entity is affiliated with the agreed party, either directly or indirectly, either during the period of the parties’ business relationship or for a three (3) year period thereafter. The agreed party is under an affirmative obligation to apprise its agents, employees, companies, and professional representatives (i.e. lawyers, accountants, et al.) regarding the

NON-CIRCUMVENTION PROVISION
The mere fact that, by virtue of the business relationship between the parties, the user/recipient may gain access to Confidential Information. NEITHER THE USER / RECIPIENT NOR HIS/HER AGENTS, EMPLOYEES, COMPANIES, ASSIGNS, AND AFFILIATES will attempt to compete with (Company) or its AFFILIATED COMPANIES for a period of five (5) years following the date of this Agreement.

CONSEQUENCES OF BREACH
Any violation of the Confidentiality and Non-Circumvention clauses contained the above herein-above shall be considered a material breach of this Agreement, entitling (Company) to a claim for damages as well as injunctive relief.
Non Disclosure and Non Circumvention Agreement

existence and binding affect of this confidentiality provision;

Signature

Date
11/16/2019

Time
12:54 AM

Signature

[Signature]